

JIMMIE STEPHEN
 #C-56483 / A-1149
 PO BOX 8101
 SAN LUIS OBISPO, CA 93409-0001

ORIGINAL
 FILED
 08 MAR 13 PM 3:49
 RICHARD B. WICKING
 CLERK, U.S. DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA

2

Court of UNITED STATES Dist.
 STATE OF CALIFORNIA-NORTHERN

Civil # CO-08-0957-JW

JIMMIE STEPHEN
 Plaintiff

v

Comd "Bravo"

Motion for "Appointment"
of "Counsel".
 28. USC: 1915-E-1..

Pursuant to 28. USC 1915-E-1 Plaintiff
JIMMIE STEPHEN moves for an "ORDER" appointing
"Counsel" to "represent" him in this case.. In
 support of this motion Plaintiff states..

1.. Plaintiff is "unable to afford counsel".
 He has requested "leave to proceed" in "forma
 pauperis" under "IMMEDIATE SERIOUS IMPERIL EXTORTIONS"
 in this "matter" before this court.

"BURNS v CO of King" 883.f2d.819.824(9th 1988).

"ISSUES COMPLEX"

Plaintiff states "ISSUES" upon PROVIDED COMPLAINTS ARE "COMPLEX" falling within GUIDELINES for "APPOINTMENT OF ATTORNEY". UNDER BURNS V CO. OF KING 883, F2D. 819, 824 (9th 1988) AS DEMONSTRATION OF BOTH LIKELIHOOD OF "SUCCESS" AND "COMPLEXITY" OF "LEGAL ISSUES" SHOWS "EXCEPTIONAL CIRCUMSTANCES" REQUIRED BY BURNS.

AS "PLAINTIFF" UNABLE TO "AFFORD AN ATTORNEY" OR "INDULGENT", AND "UNABLE" TO "PRESENT EVIDENCE" AND CROSS-EXAMINE "WITNESSES" ETC..

"EXCEPTIONAL" CIRCUMSTANCES by "OBSTRUCTION" ETC..

AS "EXCEPTIONAL" ISSUES of 9-29-06 DEMAND AN ATTORNEY WHEN DEFENDANTS WILLFULLY "INTENTIONALLY" DESTROYED "PLAINTIFF" "LEGAL DOCUMENTS". AND "PRESCRIPTION EYEGLASSES"..

AS DEFENDANTS "ADMITTED LOSING" "LEGAL DOCUMENTS" BUT NOT "WILLFULLY" "INTENTIONAL" of 9-29-06..

AS TOOK "6 MONTHS" TO REPLACE "EYEGLASSES"..
DURING PENDING of AN "INVESTIGATION". AND "OBSTRUCTION OF ACCESS"..
THEREBY "SHOCKING THE CONSCIOUS" AND "JUSTIFIABLE MONETARY" "LIABILITY".. "ATTORNEY" MUST BE APPOINTED "FORTHWITH"..

"JOHANSON V AUBREY" 393, OS. 483 (1963)..

FURTHER "EXCEPTIONAL CIRCUMSTANCES" INCLUDES REQUEST TO PROCEED UNDER 28, USC, 19156 UNDER RISKS AND LIKELIHOOD OF "IMMINENT SERIOUS PHYSICAL INJURY" BY "PATTERN" OF MISCONDUCT BY CARR EMPLOYEES ETC.. OBTAINING. WILLFULLY..

2.. Plaintiff's IMPRISONMENT will greatly limit his ability to litigate.. the ISSUES INVOLVED ARE "COMPLEX" the acts by DEFENDANTS and others ARE RETALIATORY and willfully "ABUSIVE".. that REQUIRES "SIGNIFICANT" OUTSIDE ACCESS to COURT, RESOURCES, ETC. WITHOUT HAVING to RELY upon the DEFENDANTS, EMPLOYEES of CDCR.. INWHICH HAVE "WITHHELD" OVER "80 LEGAL LETTERS", "ATTORNEY Plaintiff SUFFERED IN "LOW LIBRARY" WHILE "SITTING" BEHIND TYPEWRITER willfully ETC..

3.. A TRIAL IN THESE MATTER SHALL INVOLVE conflicting testimony as well as "WITHHELD DISCOVERY" UNDER "BRADY" as Plaintiff has LIMITED ACCESS to LOW LIBRARY UNDER "CASEY" as well as LIMITED KNOWLEDGE of LOW..

4.. Plaintiff has made REPEATED efforts to obtain a LAWYER, "WITHOUT SUCCESS" ETC..

WHEREFORE Plaintiff REQUEST that the COURT appoint COMPETENT COUNSEL EXPERIENCED IN CIVIL RIGHTS LAWS ETC..

TRUE AGAINST FARM D ON RETURN

DATE 2-10-08

SIGNATURE

